## CAUSE NO. CR-19-02467-H

THE STATE OF TEXAS

IN THE COUNTY COURT AT LAW #8 HIDALGO COUNTY, TEXAS

VS.

TRINIDAD MEDINA

## **MOTION TO DISMISS**

## TO THE HONORABLE JUDGE OF SAID COURT:

The evidence is insufficient;

NOW COMES the State of Texas by and through her Attorney, and respectfully requests the Court to d	ismiss the
above entitled and numbered criminal action in which the defendant is charged with the offense of	DRIVING
WHILE INTOXICATED MISDEMEANOR CLASS B for the reason:	

The defendant was convicted in another case;
The complaining witness has requested dismissal;
The case has been refiled;
The defendant is unapprehended;
The defendant is deceased;
The defendant has been granted immunity in light of his testimony;
XXXXX Other; ALTERNATE RESOLUTION COMPLETED ALCOHOL EDUCATION CLASS/ COURSE
nd for cause would show the Court the following:
N THE INTEREST OF JUSTICE
WHEREFORE, it is prayed that the above entitled and numbered cause be dismissed.
Respectfully submitted,
Cipele Aling
ASSISTANT CRIMINAL DISTRICT ATTORNEY
ORDER ,
the foregoing motion having been presented to me on the day of
service, A.D. 20 and the same having been considered, it is, therefore
RDERED, ADJUDGED AND DECREED that said above entitled and numbered cause be and the same
s hereby dismissed.
County Clerks Office Shall notify INSTANTER the Hidalgo County Sheriff's Department or recall any Warrant/Capias/ NISI and that the Judgment Nisi, if any, be DISMISSEI in the above entitled and numbered cause, if no other disposition has been entered herein.
21 2 2 2
203 O'CLOCK MM WILLIAM
OMAR MALDONADO, JUDGE
SEP 0 9 2019 COUNTY COURT AT LAW # 8

HIDALGO COUNTY, TEXAS